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Sec. 120. It shall be the duty of all persons, firm, or corporation sending or shipping milk or cream in cans into the city of Johnstown to be sold therein to have stamped or stenciled in plain lettering his, her, their, or its name or names and residences on each of said cans in some prominent place so as to be easily seen.

Milk-Tuberculin Test of Cows. (Res. 54, May 12, 1914.)

Resolved by the council of the city of Johnstown, That it is the sense of council that in the matter of making the examination of cows whose milk is offered for sale in the city of Johnstown, that certificates made out and sworn to as required by section 102 of ordinance 20, will be accepted if the required examination and tests have been made and the certificates sworn to by a veterinarian recognized by the authorities of the Commonwealth of Pennsylvania.

Privies and Cesspools—Care and Disposal of Contents. (Ord. 20, Mar. 17, 1914.)

Sec. 180. No privy vault or cesspool for sewage shall hereafter be constructed in any part of the city where a sewer is at all accessible, which shall be determined by the board of health; nor shall it be lawful to continue a privy vault or cesspool on any lot, piece, or parcel of ground abutting on or contiguous to any public sewer within the city limits. The board of health shall have the power to issue notice, giving at least three months' time to discontinue the use of any cesspool and have it cleaned and filled up. No connection for any cesspool or privy vault shall be made with any sewer; nor shall any water-closet or house drain empty into a cesspool or privy vault.

Sec. 181. In rural districts, or districts where no sewer exists, privy vaults shall not be located within 2 feet of party or street line, nor within 20 feet of any building. Before any privy vault shall be constructed, application for permission therefor shall be made to the board of health; and such privy vault shall have 9-inch walls, constructed of hard-burned brick or stone laid in cement mortar, or of concrete, with bottom and sides cemented so as to be water-tight; size to be not less than 4 feet in diameter and 6 feet deep.

Sec. 205. All privy vaults, cesspools, or reservoirs shall, from the 15th day of May to the 15th day of October, be thoroughly disinfected once every month, and all vaults, cesspools, or reservoirs becoming offensive or injurious to health shall be cleaned. But it shall not be lawful for any person except a licensed privy cleaner to empty or clean any privy vaults or reservoirs.

Sec. 206. No privy vault, cesspool, or reservoir into which a privy, water-closet, cesspool, stable, or sink is drained shall be constructed, dug, or permitted to remain within 50 feet of any well, spring, or other source of water used for drinking or culinary purposes. Nor shall such vault be built or permitted to remain at any place where the bottom of same shall be higher than any spring or well.

SEC, 207. Where a privy vault or well is to be abandoned it must be cleaned by having its contents removed and thoroughly disinfected by a licensed excavator, who shall notify the board of health before and after the well has been cleaned to the bottom and filled with fresh earth.

Sec. 208. Every person desirous of being licensed to empty or remove the contents of privy wells and sinks within the limits of the city shall make appli-